January I, 2007 through December 31, 2010

Lower Alloways Creek Police Officers

puy

Township of Lower Alloways Creek

иәәм1әД

Agreement

TABLE OF CONTENTS

| 77 | VELICLE 21 - BONUS FOR DUTY INVESTIGATOR |
|--------------|---|
| 17 | VELICLE 20 - WORK HOURS/DAYS/KELLY* TIME |
| 07 | ARTICLE 19 – EYE EXAMINATION ALLOWANCE |
| 61 | VELICLE 18 - COLLEGE REIMBURSEMENT |
| 81 | ARTICLE 17 – VACATIONS |
| LI | ARTICLE 16 - HOLIDAYS AND COMPENSATION |
| 91 | VELICLE 13 – PERSONAL BUSINESS DAYS AND BEREVEMENT |
| SI | VELICLE 14 - SICK LEAVE |
| τI | ARTICLE 13 – SHIFT DIFFERENTIAL |
| 13 | ARTICLE 12 – SURVIVING SPOUSE BENEFITS |
| 12 | ARTICLE 11 - HEALTH INSURANCE FOLLOWING RETIRMENT |
| II | VELICLE 10 - DISABILITY HEALTH INSURANCE |
| 10 | ARTICLE 9 – INSURANCE PROVIDED |
| 6 | ARTICLE 8 – CLOTHING MAINTENANCE ALLOWANCE |
| 8 | ARTICLE 7 - COMPENSATION FOR LESS THAN 10 HOURS OFF |
| L | ARTICLE 6 – EXTENDED TIME PAY |
| 9 | VKLICLE 5 – CALL-IN PAY |
| ς | VELICLE 4 - OVERTIME AND SUNDAY PAY |
| 7 . | WELICLE 3 - LONGEVITY |
| ε | ARTICLE 2 – SALARIES |
| 7 | ARTICLE 1 – RECOGNITION |
| $_{ m Page}$ | |

77

| VELICIE 74 – GEIEVANCE PROCEDURE | 57 |
|--|----|
| VKTICLE 23 – JURY LEAVE | 77 |
| YELICTE 55 – DATE TO START NEGOTIATIONS FOR NEW CONTRACT | 23 |

THE AEVES 5001-5010 VOLEEMENT BETWEEN THE TOWNSHIP OF LOWER ALLOWAYS CREEK OF LOWER ALLOWAYS CREEK

A. The Township Committee of the Township of Lower Alloways Creek, herein referred to as "Township" and the NJFOPLC Lower Alloways Creek Police Officers herein referred to as "Council" agree as follows:

VKLICLE I

KECOGNILION

This agreement represents the full and complete agreement between the Council and the Township concerning working conditions and compensation for the calendar years 2007–2010. For the purposes of this agreement, the Council is comprised of Police Officers, including Lieutenant, Sergeant, Corporal and Patrolmen.

ZYTYKIEZ.

Township will pay bi-weekly the following yearly salaries to Officers Amount of service for the following pay scale shall include time spent as probationary officer. 2080 hours

A. Officers shall be paid as follows:

actually worked will constitute one (1) year's service.

| Step 8 | 188'79 | 7IE'L9 | 8£8,69 | LS+`7L |
|------------|-----------------|-------------------------|-------------------------|------------------|
| ∑ qə1≳ | £06'19 | 977'79 | ₹ 89 ' 99 | EE1'69 |
| 9 dət2 | \$68,09 | 911'£9 | £84 , 28 | 6£6 ʻ L9 |
| Step 5 | 699'95 | ₽8Ľ8S | 886'09 | £72,£8 |
| Step 4 | 175,12 | 23°55 | 967'55 | 0LE'LS |
| Step 3 | 178,84 | 679'87 | £\$ †' 0\$ | 25,345 |
| Step 2 | 7 † 9'7† | T <i>t</i> Z'tt | 006 ʻ S† | 179'LÞ |
| Step 1 | 38,153 | 7 85,6£ | 890'I† | 809,24 |
| Patrolmen | | | | |
| Corporal | 699'99 | 616'69 | 167,87 | 68L'9L |
| Sergeant | 797'69 | 66 5 °7 <i>L</i> | 140'94 | <i>⊅</i> ∠9'6∠ |
| Lieutenant | 968 ʻ SL | 74°87 | \$69'18 | 6\$L ʻ t8 |
| | ۲007 | 8007 | 5007 | 2010 |
| | | | | |

B. It is understood that each step is one year. Each employee shall move to next step

the next year on their anniversary date.

C. If a Part-time Police Officer is hired as full-time, a service adjustment will be made after five years of continuous full-time service, with no retroactive pay or pension payments. For the purpose of service adjustment, one year of part-time service would equal 2080 hours actually worked.

D. Any officer who assumes the duties of a Corporal shall be paid at the Corporal rate of

pay for all time worked in that rank.

E. Any officer who is assigned to duty investigations shall be paid at the Corporal rate of

pay, unless they already hold a rank above Corporal.

VELICIE 3

FONGEALLX

After five (5) years of service, all regularly employed Police Officers shall annually

receive a longevity payment of two percent (2%) of said Officers' base salary.

After ten (10) years of service, said Officers shall annually receive a longevity payment

of four percent (4%) of base salary.

After fifteen (15) years of service, said Officers shall annually receive a longevity

payment of six percent (6%) of base salary.

After twenty (20) years of service, said Officers shall annually receive a longevity

payment of eight percent (8%) of base salary.

Longevity payments may be taken after the individual officers' anniversary date but

before the end of that calendar year. The payment will be made at the officer's current salary at

the time of application for longevity payment.

If taken Bi-weekly, the new rate shall commence after the officer's anniversary date. In

the event of end of service, longevity will be pro rated to meet service dates.

VELICIE 4

OVERTIME AND SUNDAY PAY

Prevailing hourly wage rate for each regular Officer shall be computed by dividing lourly wage for all time in excess of the hours of ordinary duty, except when holiday pay as provided herein is being received. Each shall be paid I ½ times his/her prevailing hourly wage for all hours scheduled to work on Sundays. If an Officer works an unscheduled shift on Sunday, he/she will be entitled to overtime pay and also Sunday Pay. Once a compensatory day is he/she will be entitled to overtime pay and also Sunday Pay. Once a compensatory day is

granted it shall not be rescinded.

ARTICLE 5

CALL-IN PAY

A. A regular Police Officer shall receive four hours prevailing rate whenever he/she is required to report for duty during his/her scheduled time off. None of the foregoing payments shall be made, however, unless the Chief of Police has approved the Patrolman's being called to report during his/her scheduled time off or unless there is an emergency, as determined by the Chief of Police. The preceding portion of this paragraph shall not apply, however, to time spent by an Officer attending training sessions outside their regularly scheduled duty hours; the Officer shall receive no additional compensation or overtime pay, but in lieu thereof, he/she shall be given an equivalent time off from his/her regularly scheduled duty hours at a rate of 1 ½ times given an equivalent time off from his/her regularly scheduled duty hours at a rate of 1 ½ times given an equivalent time off shall be selected by the Chief of Police.

B. If an employee is given less than seventy-two (72) hours notice of call back on a day off he/she shall receive one and one-half times his/her prevailing hourly wage for all time

worked plus four (4) hours recall at straight time.

VELICIE 9

EXLENDED-LIME BVX

A regular Officer shall receive four (4) hours prevailing rate whenever he/she is

forced to remain on duty after his/her scheduled shift.

B. An employee recalled to duty or held contiguous to a workday shall receive one and one-half times his/her prevailing hourly wage unless less than twenty-four (24) hour notice is given then he/she shall receive one and one-half times his/her prevailing hourly wage plus 4 hours recall at straight time.

ARTICLE 7

COMPENSATION FOR LESS THAN 10 HOURS OFF

Each Officer shall be paid at 1 ½ times his/her prevailing hourly wage rate for working a shift which, per posted schedule, commences ten (10) hours or less after the end of his/her previously scheduled and worked shift, unless he/she qualifies for holiday pay.

CLOTHING MAINTENANCE ALLOWANCE

A. Township shall furnish all uniforms to Officers and shall, in addition, pay a clothing

maintenance allowance of \$800.00 per year to each Officer.

B. Non-uniformed sworm officers will receive a \$700.00 per year clothing purchase

allowance.

INSURANCE PROVIDED

Each Officer, their spouse and dependants shall be covered by the life insurance provided by the Police and Firemen's Retirement System. In addition, Township will provide for each Officer, spouse and dependants healthcare benefits, including dental, through a plan of partial self-funding or healthcare benefits. If the Township elects to change the healthcare coverage, the Association will consent to the change so long as the healthcare coverage provided coverage, the Association will consent to the change so long as the healthcare coverage provided is equal to or better than the plan in effect as of 12/31/06, as provided through the partial self-funding plan or health benefits. Prescription Co-Pay shall be as follows:

A. \$5.00 Co-pay for Generic Brand Prescriptions; and

B. \$20.00 Co-pay for Name Brand Prescriptions;

C. Mail Order 2 times co-pay

Dependants shall be covered less than 23 years of age provided if said dependents are over 19 years of age and less than 23 years of age they are matriculated in an accredited educational institution and are actively pursuing a degree or certification program.

DISABILITY HEALTH INSURANCE

In the event an Officer, becomes disabled as a result of an incident which Occurs on the job and in the line of duty, Township will pay said member's costs for continuing health insurance benefits under the Consolidated Omnibus Budget Reconciliation Act (COBRA) on a monthly basis until such time that:

A. said member is determined totally disabled and commences receipt of benefits

under Medicare;

B. a determination is made that said member is not totally disabled and is not cligible

for benefits under Medicare.

In either event, Township will discontinue payment of health benefits upon a

determination of (A) or (B) above.

VELICIE 11

HEALTH INSURANCE FOLLOWING RETIREMENT

After retirement, with twenty-five years of service in PFRS, full-time Police Officers, and their spouses, if residing in the same household, and dependents shall be entitled to have maintained at the Township's expense, such life insurance and medical insurance under the Township's policies/plans at the time of the officer's retirement provided that such retired full time Police Officer shall have completed twenty (20) years of continuous service to the Township regardless of age.

Dependents shall be covered under 23 years of age provided that if said dependents are over 19 years of age and less than 23 years of age that are matriculated in an accredited educational institution and are actively pursuing a degree or certification program.

SURVIVING SPOUSE BENEFITS

The spouse of each Police Officer, shall be covered for health benefits per the following:

A. If a Police Officer is killed in the line of duty, the surviving spouse and children

- will be covered until remarriage.

 B. If a Police Officer dies, not in the line of duty, the surviving spouse and children
- will be covered until remarriage; and:

 (1) Benefits provided herein shall cease if the spouse remarries or fails to re-
- establish the claim each year with the Township Financial Officer.
- terms of other coverage provisions. Dependents shall be covered under 23 years of age provided that if said dependents are over 19 years of age and under 23 years of age they are matriculated in an accredited educational institution and are actively pursuing a degree or certification program.
- spouse will be covered until remarriage.

After retirement, when a Police Officer, predeceases a spouse, the surviving

(2) Dependents under this coverage shall have the same qualifications as in the

ARTICLE 13

SHIET DIFFERENTIAL

In addition to regular salary, each Officer shall receive \$.65 per hour for every hour

worked on the 6 PM to 6AM shift.

VKLICLE 14

SICK FEVAE

Each Officer shall receive his/her regular salary during absences due to illness or injury

This injury or illness is not a direct result from engaging in any outside business

whether incurred on or off duty provided that:

or employment that has not been approved in advance by the Chief of Police; and

B. The Officer produces a certificate from a New Jersey Licensed Medical Doctor

Such salary shall terminate at the end of six (6) months continuous absence from

stating that he/she is unable to report for duty, if illness exceeds two (2) days; and

duty, subject to review, at which time there shall be a review and determination made of the case,

by the Township Committee and Chief of Police.

BEKSONAL BUSINESS DAYS AND BEREVEMENT

A. PERSONAL BUSINESS Each Officer shall be entitled to 56 (fifty-six) hours leave of absence with pay for personal business during time that he/she is regularly scheduled for duty, provided that the Chief of Police must approve in advance each day selected.

B. BEREVEMENT Members and employees will be allowed three (3) days leave of absence with pay at any time, from the day of death until the day after burial, for the following family members: father, mother, grandfather, grandfather, grandfather, grandfather, sister, father-in-law, mother-in-law, son-in-law, daughter-in-law first degree cousin, one (1)

For uncle, aunt, nephew, niece, brother-in-law, sister-in-law, first degree cousin, one (1)

day leave of absence with pay will only be allowed on the day of burial.

C. Exceptions to this rule may be granted where the deceased is buried in another

city or state and the member would be unable to return in the time normally allowed.

HOLIDAYS AND COMPENSATION

The following holidays shall be observed with compensation as follows:

A. When it is necessary to maintain service that requires an Officer to work on an official holiday listed below, such Officer, who is scheduled to perform services herein, shall be compensated by being paid 2 ½ times his prevailing hourly rate for time actually on duty, except that for Christmas Day the rate will be 3 times the rate.

such official holiday shall be compensated for eight (8) hours at their prevailing hourly rate.

Other Officers who are not scheduled for duty and do not perform services on

C. Said official holidays are as follows:

B.

New Year's Day
George Washington's Birthday
Good Friday
Memorial Day
Independence Day
Acteran's Day
Yeteran's Day
Thanksgiving Day

ARTICLE 17

VACATIONS

A. Each Officer shall receive a vacation with pay as follows:

| 304 hours annually | 20 years' or more |
|--------------------|----------------------|
| 264 hours annually | 15-20 years' service |
| 224 hours annually | 10-15 years' service |
| 168 hours annually | 5-10 years, service |
| 112 hours annually | 1-5 years' service |

 B_{\star} A maximum of fifty six (56) vacation hours may be carried over to the following

calendar year.

If an employee is denied vacation leave by the employer due to manpower shortages, the employee may carry over an additional fifty-six (56) hours for a total of one-hundred-twelve (112) hours and be paid for those hours not able to be carried over.

COLLEGE REIMBURSEMENT

Any Officer who attends a course that pertains to his/her job in the Police Department or granting college course credits, on his/her off-duty time, in pursuit of a degree in law enforcement shall be reimbursed for his/her mile, plus bridge and turnpike tolls, textbooks, and tuition. Courses must be approved in advance by the Chief of Police. The course will be paid for in advance by the Township, but the Township Committee requests a transcript of paid for in advance by the transcript reveals a failing grade, the Township will be reimbursed grades after completion. If the transcript reveals a failing grade, the Township will be reimbursed

for the course by the applicant.

EAE EXPMINATION ALLOWANCE

The Township will pay up to \$200.00 to Police Officers and/or any member(s) of his/her immediate family for an annual eye examination and eyeglasses upon submittal of receipt from a licensed optometrist. The total benefit may be used as a lump sum at any time during the term of

the contract.

VELICIE 50

MORK HOURS/DAYS/KELLY* TIME

Twelve (12) hour - 6 AM to 6 PM. And 6 PM to 6 AM.

A. The following shifts/schedules shall be in effect:

The ξ – no ζ , the ζ – no ξ , the ζ

C.

Ι.

- 2. Shifts will rotate from day shift to night shift on a schedule mutually agreed
- upon by the Council and the Chief of Police. The schedule will be as follows; 2 on -

Each officer shall be paid for any Kelly time off that has not been used, at straight time,

- B. Each officer assigned to a twelve (12) hour shift shall be entitled to thirteen (13) hours of Kelly time off on the last day of each calendar month. Hours not used, shall be accumulative from month to month.
- by the end of each calendar year.

 D. The Township shall have the right, after notification to the FOP Labor Council, to terminate this article up to 12-31-07. If so terminated, all articles and working conditions in effect as of 12-31-06 pertaining to an eight (8) hour day shall be reinstated in the contract. If not
- * "Kelly" denotes compensatory time earned in lieu of overtime for working the 12 hour shift.

terminated by 12-31-07 this article shall continue in full force and effect.

VKLICLE 21

BONDS FOR DUTY INVESTIGATOR

An annual bonus of five hundred dollars (\$500.00) will be paid to the duty investigator provided he performs the position of duty investigator for a period of more than six (6) months during the year for which said bonus was paid.

VKLICLE 22

DATE TO START NEGOTIATIONS FOR NEW CONTRACT

The parties agree that negotiations for a new contract will commence no later than

September 15 of the last year of this agreement.

- A. An employee who loses time from his job because of jury duty as certified by the Clerk of the Court shall be paid by the Township the difference between his daily base rate of pay and the daily jury fee, subject to the following conditions:
- 1. The employee must-notify the Police Chief immediately upon receipt of a
- 2. The employee has not voluntarily sought jury service.
- 3. The employee submits adequate proof of the time served on the duty and
- B. If on any given day the employee is attending jury duty, he or she is released by the court at least four (4) hours prior to end of his shift, that employee shall be required to return to work within one hour of release from jury duty that day in order to receive pay for that day.

 C. If the employee works the night shift, he will be excused from work if he goes to
- jury duty for an entire day.

the amount received for such service.

summons for jury service.

VKLICLE 24

GRIEVANCE PROCEDURE

equitable solution to the problem which may arise affecting the terms and conditions of The purpose of this procedure is to secure, at the lowest possible level, an

Nothing contained herein shall prohibit the parties from raising a timeliness argument under this grievance to discuss the matter informally with any appropriate member of the Department. Nothing herein shall be construed as limiting the right of any employee having a Β.

complaint or controversy of the negotiable terms and conditions of this Agreement. this Agreement. With regard to the Employer, the term "grievance" as used herein means a appeal by an employee or group of employees, from the interpretation, application or violation of With regard to the employee, the term "grievance" as used herein means an

regulations, and a progressive disciplinary standard for all law enforcement employees. This encompassing fundamentals of the disciplinary process; a policy management system rules and policy and procedures be established and applied by the law enforcement agencies employing previously adopted by this department. The Attorney General mandated that adoption of the "Internal Affairs" policy and procedures promulgated by the New Jersey Attorney General and Standards Clause - The purpose of this policy is to clarify the application of the

clause deals with the application of the standard.

Ройсу $\mathbf{E}^{\boldsymbol{\cdot}}$

D.

Article.

employment under this Agreement.

1. Discipline

a. All disciplinary matters within the Police Department shall be in

accordance with the AG's Guidelines b. No permanent employee shall be disciplined, demoted, or discharged without just cause. Any such disciplinary or discharge proceedings or any complaint shall be processed in accordance with the law, the AG's guidelines, the policy of this Department, and the current Collective Bargaining Agreement. Employees shall have the right to council, union representation, and the rights as defined by the vibration council, union representation, and the rights as defined by the right to council, union representation, and the rights as defined by the

2. Suspensions

"Garrity", and "Louermill".

Any member disciplined for any departmental charges shall be entitled to a hearing. Nothing in this Agreement shall limit or deny the right to a hearing, as it may be available in other circumstances pursuant to applicable law.

slsəqqA .£

All appeals or disciplinary actions shall comply with applicable law. Minor disciplinary actions may be appealed through the Collective Bargaining Agreement Grievance Procedure. Appeals of major disciplinary action shall not be subject to the CBA grievance, procedure.

F. The following constitutes the sole and exclusive method for resolving grievances between the parties covered by this Agreement, and shall be followed in its entirety unless any step is waived by mutual consent.

Step One:

The Council shall institute written action under the provisions hereof within ten (10) calendar days after the event giving rise to the grievance has occurred or when was known, or reasonably should have been known and an earnest effort shall be made to settle the difference between the aggrieved employee and the Chief of Police for the purpose of resolving the matter informally. The written grievance at this Step shall contain the applicable Section of the contract violated, and the remedy requested by the grievant. The Chief of Police or his designated representative will answer the grievance in writing within ten (10) calendar days of receipt of the written grievance. Failure to act in writing within ten (10) calendar days by the Council shall be deemed to constitute an abandonment of the days by the Council shall be deemed to constitute an abandonment of the

Step Two:

grievance.

If the Council wishes to appeal the decision of the Chief of Police, such appeal shall be presented in writing to the Township Committee within ten (10) work days thereafter. This presentation shall include copies of all previous correspondence relating to the matter in dispute. The Township Committee shall respond in writing to the grievance within thirty (30)

Step Three:

Within five (5) calendar days, exclusive of designated holidays and Saturdays and Sundays of the Township Committee's decision, the Council may apply to the Public Employment Relations Commission (PERC) for binding arbitration. Alleged violations of this Agreement may

calendar days of the submission.

be submitted to arbitration. The selection of an Arbitrator and the arbitration shall be in accordance with the rules and procedures of PERC. Simultaneously, with application to PERC, the Council will send notice to

the Employer of its arbitrator shall be binding upon the Employer and the a.

Council and the employee.

- b. The parties may direct the Arbitrator to decide, as a preliminary question, whether he has jurisdiction to hear and decide the matter in dispute.

 c. The costs for the services of the Arbitrator shall be borne equally by the
- The costs for the services of the Arbitrator shall be borne equally by the Council and the Township. Any other expense, including, but not limited to the presentation of wimesses, shall be paid by the parties incurring same.
- The Arbitrator shall be bound by the provisions of this Agreement and the constitutions and laws of the State of New Jersey, and be restricted to the application of the facts presented to him involved in the grievance. The Arbitrator shall not have the authority to add, modify, or detract from in anyway the provisions of this Agreement or of any amendment or
- supplement thereot.

 Only one (1) grievance at a time may be submitted to any one (1)
- G. Upon prior notice and authorization of the Police Chief, the designated Council representative shall be permitted as a member of the Grievance Committee to confer with the employees and the Employer on specific grievances in accordance with the grievance procedure

arbitrator.

.b

set forth herein during work hours of employees, without loss of pay, provided the conduct of said business does not diminish the effectiveness of the Employer or require the recall of off-

H. The time limits expressed herein shall be strictly adhered to. If any grievance has not been initiated within the time limits specified, then the grievance shall be deemed to have procedure within the time limits prescribed there under, then the disposition of the grievance at the last preceding step shall be deemed to be conclusive. If a decision is not rendered within the time limits prescribed for a decision at any step in the grievance procedure, then the grievance procedure from mutably shall be deemed to have been denied. Nothing herein shall prevent the parties from mutually agreeing to extend or contract the time limits for proceeding with the grievance at any step in the agreeing to extend or contract the time limits for proceeding with the grievance at any step in the

Mayor, Lower Alloways Creek Township

Dated: 3 /13/07

Dated: 3/9/07

Clerk

YLTEST:

grievance.

duty employees.

ATTEST: